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Paul A. Leipold Patent Legal Staff			EXAMINER DICUS, TAMRA	
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SHORTENED STATUTORY PERIOD OF RESPONSE		MAIL DATE	DELIVERY MODE	
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Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

		Application No.	Applicant(s)			
Office Action Summary		10/780,263	AYLWARD ET AL.			
		Examiner	Art Unit			
		Tamra L. Dicus	1774			
	The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply					
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).						
Status	_					
1)⊠ Respo	Responsive to communication(s) filed on <u>06 October 2006</u> .					
2a)⊠ This a	2a)☑ This action is FINAL . 2b)☐ This action is non-final.					
3)☐ Since	secution as to the merits is					
closed	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.					
Disposition of	Claims					
 4) Claim(s) 1-11,14-20 and 22-49 is/are pending in the application. 4a) Of the above claim(s) 50 is/are withdrawn from consideration. 5) Claim(s) is/are allowed. 6) Claim(s) 1-11,14-20 and 22-49 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement. 						
Application Pa	pers					
 9) The specification is objected to by the Examiner. 10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. 						
Priority under 3	95 U.S.C. § 119					
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.						
Attachment(s)						
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 5) Notice of Informal Patent Application 6) Other:						

DETAILED ACTION

Cancellation of claims 12-13 and 21 are acknowledged.

Election/Restrictions

Applicant's election without traverse of invention of I, claims 1-49, in the reply filed on 10-06-06 is acknowledged.

The claimed objection is withdrawn due to Applicant's amendment.

The remainder rejections are reiterated below.

Claim Rejections - 35 USC § 112

- 1. The following is a quotation of the second paragraph of 35 U.S.C. 112:
 - The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 2. Claim 26 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

The use of "autochrome" appears to be a trademark. The use of trademarked terms in claims does not identify or describe the goods associated with the trademark or trade name.

Trademarks or trade names are used to identify a source of goods, and not the goods themselves.

See MPEP 2173.05(u). Replacement of trademarked terms with a generic description is advised.

Double Patenting

3. The nonstatutory double patenting rejection is based on a judicially created doctrine grounded in public policy (a policy reflected in the statute) so as to prevent the unjustified or improper timewise extension of the "right to exclude" granted by a patent and to prevent possible harassment by multiple assignees. A nonstatutory obviousness-type double patenting rejection is appropriate where the conflicting claims are not identical, but at least one examined application claim is not patentably distinct from the reference claim(s) because the examined

Application/Control Number: 10/780,263

Art Unit: 1774

application claim is either anticipated by, or would have been obvious over, the reference claim(s). See, e.g., *In re Berg*, 140 F.3d 1428, 46 USPQ2d 1226 (Fed. Cir. 1998); *In re Goodman*, 11 F.3d 1046, 29 USPQ2d 2010 (Fed. Cir. 1993); *In re Longi*, 759 F.2d 887, 225 USPQ 645 (Fed. Cir. 1985); *In re Van Ornum*, 686 F.2d 937, 214 USPQ 761 (CCPA 1982); *In re Vogel*, 422 F.2d 438, 164 USPQ 619 (CCPA 1970); and *In re Thorington*, 418 F.2d 528, 163 USPQ 644 (CCPA 1969).

A timely filed terminal disclaimer in compliance with 37 CFR 1.321(c) or 1.321(d) may be used to overcome an actual or provisional rejection based on a nonstatutory double patenting ground provided the conflicting application or patent either is shown to be commonly owned with this application, or claims an invention made as a result of activities undertaken within the scope of a joint research agreement.

Effective January 1, 1994, a registered attorney or agent of record may sign a terminal disclaimer. A terminal disclaimer signed by the assignee must fully comply with 37 CFR 3.73(b).

4. Claims 1-49 are rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 1-26 of U.S. Patent No. 6,537,656 to Dontula et al. in view of UPSN 5,916,672 to Reeves et al.

Dontula teaches the closed cell foam core sheet with imaging layer applied thereto (ABSTRACT, patented claims). Although the conflicting claims are not identical, they are not patentable distinct from each other because the present claims differ only in the recitation of the density gradient recitations. However, Reeves teaches a base wherein said base comprises a closed cell polypropylene or polyurethane expanded foam core sheet (32, FIG. 1 and 142, FIG. 3 and associated text), wherein said at least one closed cell foam layer, and wherein said closed cell foam core sheet has a density wherein said density comprises a gradient (e.g. col. 3, lines 56-62, and FIG. 3 showing smaller cells in 134 and 138 and larger ones in 140). Reeves teaches the density gradient in the polymer core is effected by the expansion of cells and amount of air entrapped and may be contained in a numerous amounts of layers to reach the chosen thickness (col. 6, lines 14-50). Thus, it would have been obvious to one having ordinary skill to modify the invention based on the teachings of Reeves above (col. 6, lines 145). Since it has been held

Application/Control Number: 10/780,263 Page 4

Art Unit: 1774

that discovering an optimum value of a result effective variable involves only routine skill in the art. *In re Boesch*, 617 F.2d 272. Thus the present claims are broader in scope and encompasses that which is claimed by the Dontula reference.

Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 6. Claims 1-3, and 7-11 are rejected under 35 U.S.C. 103(a) as being unpatentable over USPN 5,916,672 to Reeves et al. in view of USPN 6,872,673 to MacAulay.

Reeves teaches an article per instant claim 1 comprising a base wherein said base comprises a closed cell polypropylene or polyurethane expanded foam core sheet (32, FIG. 1 and 142, FIG. 3 and associated text, e.g. Reeves shows a closed cell in FIGS. 1 and 3, but does not recite the bead like cells "closed", but because the figure shows circularly beaded cells, they are considered to be closed), wherein said closed cell foam core sheet comprises two closed cell foam layers (132, 136, FIG. 3 and associated text), wherein said at least one closed cell foam layer, and wherein said closed cell foam core sheet has a density wherein said density comprises a gradient (e.g. col. 3, lines 56-62, and FIG. 3 showing smaller cells in 134 and 138 and larger ones in 140).

Reeves teaches the density gradient in the polymer core is effected by the expansion of cells and amount of air entrapped (solid polymer matrix and gaseous phase) and may be contained in a numerous amounts of layers to reach the chosen thickness (col. 6, lines 14-50).

Thus, while Reeves doesn't state the density gradient decreasing from center to surface or the use of three foam layers, it would have been obvious to one having ordinary skill to modify the invention based on the teachings of Reeves above (col. 6, lines 145). Since it has been held that discovering an optimum value of a result effective variable involves only routine skill in the art. *In re Boesch*, 617 F.2d 272. Instant claims 1-3, and 7-13 are addressed.

Reeves does not teach the polypropylene or polyurethane closed cell expanded foam layer comprises a polymer that has been expanded through the use of a blowing agent per instant claim 1.

MacAulay teaches a laminate comprising expanded polyolefin and polyurethane foams being closed or open comprising a blowing agent useful for strength and structural integrity (col. 3, lines 20-22, col. 4, lines 25-col. 5, line 26).

It would have been obvious to one having ordinary skill in the art to have modified the polymer foam core of Reeves to use the polymer closed cell foam core with use of a blowing agent of MacAulay because MacAulay teaches a laminate comprising expanded polyolefin and polyurethane foams being closed or open comprising a blowing agent useful for strength and structural integrity (col. 3, lines 20-22, col. 4, lines 25-col. 5, line 26 of MacAulay).

To the melt flow rates of the polymers (per instant claims 7-9), they are inherent to the polymer absent any evidence to the contrary.

Application/Control Number: 10/780,263

Art Unit: 1774

7. Claims 1-11 are rejected under 35 U.S.C. 103(a) as being unpatentable over USPN 5,916,672 to Reeves et al. in view of USPN 6,093,481 to Lynn et al.

Page 6

Reeves teaches an article per instant claim 1 comprising a base wherein said base comprises a closed cell polypropylene or polyurethane expanded foam core sheet (32, FIG. 1 and 142, FIG. 3 and associated text, e.g. Reeves shows a closed cell in FIGS. 1 and 3, but does not recite the bead like cells as "closed", but because the figure shows circularly beaded cells, they are considered to be closed), wherein said closed cell foam core sheet comprises two closed cell foam layers (132, 136, FIG. 3 and associated text), wherein said at least one closed cell foam layer, and wherein said closed cell foam core sheet has a density wherein said density comprises a gradient (e.g. col. 3, lines 56-62, and FIG. 3 showing smaller cells in 134 and 138 and larger ones in 140).

Reeves teaches the density gradient in the polymer core is effected by the expansion of cells and amount of air entrapped (solid polymer matrix and gaseous phase) and may be contained in a numerous amounts of layers to reach the chosen thickness (col. 6, lines 14-50). Thus, while Reeves doesn't state the density gradient decreasing from center to surface or the use of three foam layers, it would have been obvious to one having ordinary skill to modify the invention based on the teachings of Reeves above (col. 6, lines 14-50). Since it has been held that discovering an optimum value of a result effective variable involves only routine skill in the art. *In re Boesch*, 617 F.2d 272. Instant claims 1-3, and 7-13 are addressed.

Reeves does not teach the polypropylene or polyurethane closed cell expanded foam layer comprises a polymer that has been expanded through the use of a blowing agent per instant

claim 1, nor a polymer of polypropylene derivatives or copolymers or blends or polyester (instant claims 3-6).

Lynn teaches a laminate comprising polymer foam cores of polyolefin, polyurethane, polyester, and other copolymers and polymeric types and blends being closed or open comprising a blowing agent useful for strength and structural integrity (col. 2, lines 30-40, col. 5, lines 40-65, col. 6, lines 1-10 e.g. mixed PUR/PIR foams of polyester polyols).

It would have been obvious to one having ordinary skill in the art to have modified the polymer foam core of Reeves to use the polymer of polyolefin, polyurethane, polyester, and other copolymers and polymeric types and blends closed cell foam core with use of a blowing agent because Lynn teaches a laminate comprising polymer foam cores of polyolefin, polyurethane, polyester, and other copolymers and polymeric types and mixture blends being closed or open comprising a blowing agent useful for strength and structural integrity (col. 2, lines 30-40, col. 5, lines 40-65, col. 6, lines 1-10).

To the melt flow rates of the polymers (per instant claims 7-9), they are inherent to the polymer absent any evidence to the contrary.

8. Claims 1-3, 7-11, 15, and 18 are rejected under 35 U.S.C. 103(a) as being unpatentable over USPN 5,916,672 to Reeves et al. in view of USPN 4,764,420 to Gluck et al.

Reeves teaches an article per instant claim 1 comprising a base wherein said base comprises a closed cell polypropylene or polyurethane expanded foam core sheet (32, FIG. 1 and 142, FIG. 3 and associated text, e.g. Reeves shows a closed cell in FIGS. 1 and 3, but does not recite the bead like cells "closed", but because the figure shows circularly beaded cells, they are considered to be closed), wherein said closed cell foam core sheet comprises two closed cell

foam layers (132, 136, FIG. 3 and associated text), wherein said at least one closed cell foam layer, and wherein said closed cell foam core sheet has a density wherein said density comprises a gradient (e.g. col. 3, lines 56-62, and FIG. 3 showing smaller cells in 134 and 138 and larger ones in 140).

Reeves teaches the density gradient in the polymer core is effected by the expansion of cells and amount of air entrapped and may be contained in a numerous amounts of layers to reach the chosen thickness (col. 6, lines 14-50). Thus, while Reeves doesn't state the density gradient decreasing from center to surface or the use of three foam layers, it would have been obvious to one having ordinary skill to modify the invention based on the teachings of Reeves above (col. 6, lines 145). Since it has been held that discovering an optimum value of a result effective variable involves only routine skill in the art. *In re Boesch*, 617 F.2d 272. Instant claims 1-3, and 7-13 are addressed.

Reeves does not teach the polypropylene or polyurethane closed cell expanded foam layer comprises a polymer that has been expanded through the use of a blowing agent per instant claim 1. Further to claim 2, if the broad term "a gaseous phase" is intended to mean a material, Gluck is used below accordingly.

Gluck teaches a rigid foam of expanded polyolefin and polyurethane being closed or open comprising a gaseous blowing agent for being lightweight and highly permeable (Abstract, col. 1, lines 50-65, col. 6, lines 25-50, col. 12, lines 3-50, col. 14, lines 10-36).

It would have been obvious to one having ordinary skill in the art to have modified the polymer foam core of Reeves to use the polymer closed cell foam core with use of a blowing agent and gaseous phase of Gluck because Gluck teaches a rigid foam of expanded polyolefin

Application/Control Number: 10/780,263 Page 9

Art Unit: 1774

and polyurethane being closed or open comprising a gaseous blowing agent for being lightweight and highly permeable (Abstract, col. 1, lines 50-65, col. 6, lines 25-50, col. 12, lines 3-50, col. 14, lines 10-36).

To the melt flow rates of the polymers (per instant claims 7-9), they are inherent to the polymer absent any evidence to the contrary.

Reeves does not teach an orientation or cast per claims 15 and 18.

Gluck shows the foam made in machine direction and cast (FIG. 1 and associated text).

It would have been obvious to one having ordinary skill in the art to have modified the Reeves foam in machine direction because Gluck shows a conventional way to produce the foam made in machine direction and cast (FIG. 1 and associated text).

9. Claims 1-11, 14-20, and 29 are rejected under 35 U.S.C. 103(a) as being unpatentable over USPN 5,916,672 to Reeves et al. in view of USPN 6,103,152 to Gehlsen et al.

Reeves teaches an article per instant claim 1 comprising a base wherein said base comprises a closed cell polypropylene or polyurethane expanded foam core sheet (32, FIG. 1 and 142, FIG. 3 and associated text, e.g. Reeves shows a closed cell in FIGS. 1 and 3, but does not recite the bead like cells "closed", but because the figure shows circularly beaded cells, they are considered to be closed), wherein said closed cell foam core sheet comprises two closed cell foam layers (132, 136, FIG. 3 and associated text), wherein said at least one closed cell foam layer, and wherein said closed cell foam core sheet has a density wherein said density comprises a gradient (e.g. col. 3, lines 56-62, and FIG. 3 showing smaller cells in 134 and 138 and larger ones in 140).

Reeves teaches the density gradient in the polymer core is effected by the expansion of cells and amount of air entrapped and may be contained in a numerous amounts of layers to reach the chosen thickness (col. 6, lines 14-50). Thus, while Reeves doesn't state the density gradient decreasing from center to surface or the use of three foam layers, it would have been obvious to one having ordinary skill to modify the invention based on the teachings of Reeves above (col. 6, lines 145). Since it has been held that discovering an optimum value of a result effective variable involves only routine skill in the art. *In re Boesch*, 617 F.2d 272. Instant claims 1-3, and 7-13 are addressed.

Reeves does not teach the polypropylene or polyurethane closed cell expanded foam layer comprises a polymer that has been expanded through the use of a blowing agent per instant claim 1, nor using the polymers of claims 3-6. Further to claim 2, if the broad term "a gaseous phase" is intended to mean a material, Gehlsen is used below accordingly.

Gehlsen teaches a rigid foam of expanded polyolefin, polyester, and polyurethanes comprising a gaseous blowing agent useful in reducing density of a polymer matrix foam (Abstract, col. 1, lines 5-40, col. 2, lines 20-68, col. 6, line 5-60, col. 7, lines 1-68-col. 8, line 10 and FIG. 7).

It would have been obvious to one having ordinary skill in the art to have modified the polymer foam core of Reeves to use the polymers as claimed and a closed cell foam core with use of a blowing agent and gaseous phase because Gehlsen teaches a rigid foam of expanded polyolefin, polyester, and polyurethanes comprising a gaseous blowing agent useful in reducing density of a polymer matrix foam (Abstract, col. 1, lines 5-40, col. 2, lines 20-68, col. 6, line 5-

60, col. 7, lines 1-68-col. 8, line 10 and FIG. 7). The derivatives are obvious variants of the polymers taught by Gehlsen.

To the melt flow rates of the polymers (per instant claims 7-9), they are inherent to the polymer absent any evidence to the contrary.

Reeves does not teach an orientation or cast per claims 15 and 18.

Gehlsen shows the foam made in machine direction and cast (FIG. 7 and associated text).

It would have been obvious to one having ordinary skill in the art to have modified the Reeves foam in machine direction because Gehlsen shows a conventional way to produce the foam made in machine direction and cast (FIG. 7 and associated text).

Reeves does not teach the surface roughness as per claims 14 and 16-17.

Gehlsen teaches the surface of the foam is substantially smooth having an Ra less than about 75 micrometers, falling in Applicant's range of greater than 1.4 and less than 0.4 micrometers per claims 14 and 16-17 (col. 1, lines 30-40 and col. 2, lines 55-68).

It would have been obvious to one having ordinary skill in the art to have modified the foam of Reeves to use the foam of Gehlsen having the required Ra because Gehlsen teaches the surface of the foam is substantially smooth having an Ra less than about 75 micrometers for having a surface smooth enough to adhere to an article of interest (col. 1, lines 30-40 and col. 2, lines 55-68 of Gehlsen).

To claims 19-20 and 29, Reeves does not teach the thickness, however it is an optimizable feature. It would have been obvious to one of ordinary skill in the art to produce a thickness as claimed, since it has been held that discovering an optimum value of a result

effective variable involves only routine skill in the art. *In re Boesch*, 617 F.2d 272. Thickness effects the strength.

Page 12

Claims 1-11, 19-20, 22-25, 28-39, and 41-48 are rejected under 35 U.S.C. 103(a) as being unpatentable over USPN 5,916,672 to Reeves et al. in view of USPN 6,447,976 to Dontula et al.

Reeves teaches an article per instant claim 1 comprising a base wherein said base comprises a closed cell polypropylene or polyurethane expanded foam core sheet (32, FIG. 1 and 142, FIG. 3 and associated text, e.g. Reeves shows a closed cell in FIGS. 1 and 3, but does not recite the bead like cells "closed", but because the figure shows circularly beaded cells, they are considered to be closed), wherein said closed cell foam core sheet comprises two closed cell foam layers (132, 136, FIG. 3 and associated text), wherein said at least one closed cell foam layer, and wherein said closed cell foam core sheet has a density wherein said density comprises a gradient (e.g. col. 3, lines 56-62, and FIG. 3 showing smaller cells in 134 and 138 and larger ones in 140).

Reeves teaches the density gradient in the polymer core is effected by the expansion of cells and amount of air entrapped and may be contained in a numerous amounts of layers to reach the chosen thickness (col. 6, lines 14-50). Thus, while Reeves doesn't state the density gradient decreasing from center to surface or the use of three foam layers, it would have been obvious to one having ordinary skill to modify the invention based on the teachings of Reeves above (col. 6, lines 145). Since it has been held that discovering an optimum value of a result effective variable involves only routine skill in the art. *In re Boesch*, 617 F.2d 272. Instant claims 1-3, and 7-13 are addressed.

Reeves does not teach the polypropylene or polyurethane closed cell expanded foam layer comprises a polymer that has been expanded through the use of a blowing agent per instant claim 1, nor using the polymers of claims 3-6. Further to claim 2, if the broad term "a gaseous phase" is intended to mean a material, Dontula is used below accordingly.

Dontula teaches an article having a foamed polymer core comprising a polymer foam core, blowing agent, solid polymer matrix, and a gaseous phase (col. 5, lines 1-35) as processing enhancements for the foam.

It would have been obvious to one having ordinary skill in the art to have modified the foam of Reeves to use the ingredients as claimed because Dontula teaches a foamed polymer core comprising a polymer foam core, blowing agent, solid polymer matrix, and a gaseous phase as processing enhancements for the foam (col. 5, lines 1-35 of Dontula).

Reeves does not teach further comprising an imaging layer such as ink jet, thermal dye, electrophotographic applied to the core (instant claims 21-25) and a flange coating layer on the foam of polymer per instant claims 32-36, 41, and 49 or paper of instant claim 39.

Dontula teaches an article having a foamed polymer core comprising an imaging layer such as ink jet, thermal dye, electrophotographic applied to the core to form a superior imaging support and image receiving layers for printability, improve adhesion, high opacity and whiteness (col. 4, lines 15-68, col. 7, lines 30-68, col. 9, lines 35-65, instant claims 21-25) and a flange and coating layer on the foam of polymers per instant claims 32-38, 41 and 49 for support, flexural modulus, surface roughness or smoothness, and optical opacity (col. 5, lines 45-68, col. 7, lines 10-60, col. 8, lines 35-68) and paper to provide brightness and a good starting surface and good formation strength (col.6, lines 55-68, instant claim 39).

It would have been obvious to one having ordinary skill in the art to have modified the foam of Reeves to include an imaging layer such as ink jet, thermal dye, electrophotographic applied to the core as per instant claims 21-25, a flange layer on the foam of polymer per instant claims 32-38 and 41, and of paper as per instant claim 39 because Dontula teaches an article having a foamed polymer core comprising an imaging layer such as ink jet, thermal dye, electrophotographic applied to the core to form a superior imaging support and image receiving layers for printability, improve adhesion, high opacity and whiteness (col. 4, lines 15-68, col. 7, lines 30-68, col. 9, lines 35-65, instant claims 21-25), and a flange and coating layer of polyethylene on the foam of polymers per instant claims 32-38, 41 and 49 for support, flexural modulus, surface roughness or smoothness, and optical opacity (col. 5, lines 45-68, col. 7, lines 10-60, col. 8, lines 35-68) and paper to provide brightness and a good starting surface and good formation strength (col.6, lines 55-68, instant claim 39).

To claims 19-20 and 29, Reeves does not teach the thickness, however it is an optimizable feature. It would have been obvious to one of ordinary skill in the art to produce a thickness as claimed, since it has been held that discovering an optimum value of a result effective variable involves only routine skill in the art. *In re Boesch*, 617 F.2d 272. Thickness effects the strength.

Reeves does not teach the flange and core base having inorganic, brighteners, tenting and whitening agents or opacity recitation as per claims 28 and 42-48 having a b* UVO or L* value as recited per claims 30-31.

Dontula teaches flange and core base having inorganic, brighteners, tenting and whitening agents as per claims 28 and 42-48 having b* UVO or L* value within Applicant's

ranges as recited per instant claims 30-31 for enhancing optical properties (col. 7, lines 1-25, col. 8, line 45-col. 9, line 11, Examples, Tables 1-3).

It would have been obvious to have modified the foam article of Reeves to include the ingredients having the values as per claims 28, 30-31 and 42-48 because Dontula teaches including inorganic, brighteners, tenting and whitening agents as per claims 42-48 having b* UVO or L* value within Applicant's ranges as recited per instant claims 30-31 for enhancing optical properties and opacity (col. 5, lines 1-10, col. 7, lines 1-25, col. 8, line 45-col. 9, line 11, Examples, and Tables 1-3).

Claim 26 is rejected under 35 U.S.C. 103(a) as being unpatentable over USPN 5,916,672 to Reeves et al. in view of USPN 6,447,976 to Dontula et al. and further in view of USPN 6,876,467 to Yamaguchi.

Reeves and Dontula are relied upon above.

Reeves does not explicitly teach the image comprising an autochrome imaging layer.

Yamaguchi teaches a printer that prints an image shot by a digital still camera or the like on photographic paper and operates on the thermo-autochrome (TA) method is on the market. In TA method, color photographic paper (TA paper) that has C, M and Y layers itself produces the colors when it is heated and the produced colors are fixed when a light of a predetermined wavelength is thrown onto the TA paper. TA method does not require ink or toner (col. 1, lines 5-25).

It would have been obvious to one having ordinary skill in the art to have modified the combination to include an autochrome image because Yamaguchi teaches a printer that prints an

image shot by a digital still camera or the like on photographic paper and operates on the thermoautochrome (TA) method is on the market. In TA method, color photographic paper (TA paper) that has C, M and Y layers itself produces the colors when it is heated and the produced colors are fixed when a light of a predetermined wavelength is thrown onto the TA paper. TA method does not require ink or toner (col. 1, lines 5-25 of Yamaguchi).

Claim 27 is rejected under 35 U.S.C. 103(a) as being unpatentable over USPN 5,916,672 to Reeves et al. in view of USPN 6,447,976 to Dontula et al. and further in view of USPN 6,342,329 to Tsuda et al.

Reeves and Dontula are relied upon above.

Reeves does not explicitly teach a crushable dye encapsulated imaging layer.

Tsuda teaches photocuring compositions including a dye are supported on a substrate in a microcapsule-encapsulated state, so that it is possible to provide an inexpensive image-forming medium with which full-color printing is possible and a reduction in density of the 3 primary colors, etc., can be prevented using microcapsules that can be easily produced by conventional methods. Tsuda teaches a crushing roller employed when the rupturing doesn't take place on its own. The dye flows out and reacts with the developer and coloration takes place to form an image and the image density is improved. See col. 1, lines 1-50, col. 2, lines 10-68, col. 3, line 32-col. 4, line 20.

It would have been obvious to one having ordinary skill in the art to have modified the combination to further include a crushable dye encapsulated imaging layer because Tsuda teaches photocuring compositions including a dye are supported on a substrate in a microcapsule-encapsulated state, so that it is possible to provide an inexpensive image-forming

32-col. 4, line 20.

medium with which full-color printing is possible and a reduction in density of the 3 primary

colors, etc., can be prevented using microcapsules that can be easily produced by conventional methods. Tsuda teaches a crushing roller employed when the rupturing doesn't take place on its own. The dye flows out and reacts with the developer and coloration takes place to form an image and the image density is improved. See col. 1, lines 1-50, col. 2, lines 10-68, col. 3, line

Claim 40 is rejected under 35 U.S.C. 103(a) as being unpatentable over USPN 5,916,672 to Reeves et al. in view of USPN 6,447,976 to Dontula et al. and further in view of USPN 6,627,018 to O'Neill et al.

Reeves and Dontula are relied upon above.

Reeves does not explicitly teach the flange comprising fabrics.

However, Dontula teaches the flange comprises polyester and glass fibers (col. 7, lines 20-23).

O'Neill teaches a polymer foam core surrounded by polymeric sheets and includes fibers to make a fibrous layer to impart to the composite modulus stiffness and compressive strength (col. 14, line 12-col. 15, line 30).

It would have been obvious to one having ordinary skill in the art to have modified the combination to include a flange of fabric because Dontula teaches the flange comprises polyester and glass fibers (col. 7, lines 20-23 of Dontula) and O'Neill teaches a polymer foam core surrounded by polymeric sheets and includes fibers to make a fibrous layer to impart to the composite modulus stiffness and compressive strength (col. 14, line 12-col. 15, line 30 of O'Neill).

Claims 1-11, 19-20, 22-25, 28-39, and 41-49 are rejected under 35 U.S.C. 103(a) as being unpatentable over USPN 5,916,672 to Reeves et al. in view of USPN 6,537,656 to Dontula et al.

The applied reference has a common assignee with the instant application. Based upon the earlier effective U.S. filing date of the reference, it constitutes prior art only under 35 U.S.C. 102(e). This rejection under 35 U.S.C. 103(a) might be overcome by: (1) a showing under 37 CFR 1.132 that any invention disclosed but not claimed in the reference was derived from the inventor of this application and is thus not an invention "by another"; (2) a showing of a date of invention for the claimed subject matter of the application which corresponds to subject matter disclosed but not claimed in the reference, prior to the effective U.S. filing date of the reference under 37 CFR 1.131; or (3) an oath or declaration under 37 CFR 1.130 stating that the application and reference are currently owned by the same party and that the inventor named in the application is the prior inventor under 35 U.S.C. 104, together with a terminal disclaimer in accordance with 37 CFR 1.321(c). This rejection might also be overcome by showing that the reference is disqualified under 35 U.S.C. 103(c) as prior art in a rejection under 35 U.S.C. 103(a). See MPEP § 706.02(l)(1) and § 706.02(l)(2).

Reeves teaches an article per instant claim 1 comprising a base wherein said base comprises a closed cell polypropylene or polyurethane expanded foam core sheet (32, FIG. 1 and 142, FIG. 3 and associated text, e.g. Reeves shows a closed cell in FIGS. 1 and 3, but does not recite the bead like cells "closed", but because the figure shows circularly beaded cells, they are considered to be closed), wherein said closed cell foam core sheet comprises two closed cell foam layers (132, 136, FIG. 3 and associated text), wherein said at least one closed cell foam layer, and wherein said closed cell foam core sheet has a density wherein said density comprises

a gradient (e.g. col. 3, lines 56-62, and FIG. 3 showing smaller cells in 134 and 138 and larger ones in 140).

Reeves teaches the density gradient in the polymer core is effected by the expansion of cells and amount of air entrapped and may be contained in a numerous amounts of layers to reach the chosen thickness (col. 6, lines 14-50). Thus, while Reeves doesn't state the density gradient decreasing from center to surface or the use of three foam layers, it would have been obvious to one having ordinary skill to modify the invention based on the teachings of Reeves above (col. 6, lines 145). Since it has been held that discovering an optimum value of a result effective variable involves only routine skill in the art. *In re Boesch*, 617 F.2d 272. Instant claims 1-3, and 7-11 are addressed.

Reeves does not teach the polypropylene or polyurethane closed cell expanded foam layer comprises a polymer that has been expanded through the use of a blowing agent per instant claim 1, nor using the polymers of claims 3-6. Further to claim 2, if the broad term "a gaseous phase" is intended to mean a material, Dontula is used below accordingly.

Dontula teaches an article having a foamed polymer core comprising a polymer foam core, blowing agent, solid polymer matrix, and a gaseous phase (col. 4, lines 1-45) as processing enhancements for the foam.

It would have been obvious to one having ordinary skill in the art to have modified the foam of Reeves to use the ingredients as claimed because Dontula teaches a foamed polymer core comprising a polymer foam core, blowing agent, solid polymer matrix, and a gaseous phase as processing enhancements for the foam (col. 4, lines 1-45 of Dontula).

Reeves does not teach further comprising an imaging layer such as ink jet, thermal dye, electrophotographic applied to the core (instant claims 21-25) and a flange coating layer on the foam of polymer per instant claims 1, 32-36, 41, and 49 or paper of instant claim 39.

Dontula teaches an article having a foamed polymer core comprising an imaging layer such as ink jet, thermal dye, electrophotographic applied to the core to form a superior imaging support and image receiving layers for printability, improve adhesion, high opacity and whiteness (col. 8, lines 55-68, col. 9, lines 1-col. 10, line 65, instant claims 21-25) and a flange and coating layer on the foam of polymers per instant claims 32-38, 41 and 49 for support, flexural modulus, surface roughness or smoothness, and optical opacity (col. 4, lines 15-68, col. 5, lines 1-60, col. 6, lines 1-30) and paper to provide brightness and a good starting surface and good formation strength (col. 6, lines 1-30, instant claim 39).

It would have been obvious to one having ordinary skill in the art to have modified the foam of Reeves to include an imaging layer such as ink jet, thermal dye, electrophotographic applied to the core as per instant claims 1, 22-25, a flange layer on the foam of polymer per instant claims 32-38 and 41, and of paper as per instant claim 39 because Dontula teaches an article having a foamed polymer core comprising an imaging layer such as ink jet, thermal dye, electrophotographic applied to the core to form a superior imaging support and image receiving layers for printability, improve adhesion, high opacity and whiteness (col. 8, lines 55-68, col. 9, lines 1-col. 10, line 65, instant claims 1, 22-25) and a flange and coating layer on the foam of polymers per instant claims 32-38, 41 and 49 for support, flexural modulus, surface roughness or smoothness, and optical opacity (col. 4, lines 15-68, col. 5, lines 1-60, col. 6, lines 1-30) and

paper to provide brightness and a good starting surface and good formation strength (col. 6, lines 1-30, instant claim 39).

To claims 19-20 and 29, Reeves does not teach the thickness, however it is an optimizable feature. It would have been obvious to one of ordinary skill in the art to produce a thickness as claimed, since it has been held that discovering an optimum value of a result effective variable involves only routine skill in the art. *In re Boesch*, 617 F.2d 272. Thickness effects the strength.

Reeves does not teach the flange and core base having inorganic, brighteners, tenting and whitening agents or opacity recitation as per claims 28 and 42-48 having a b* UVO or L* value as recited per claims 30-31.

Dontula teaches flange and core base having inorganic, brighteners, tenting and whitening agents as per claims 28 and 42-48 having b* UVO or L* value within Applicant's ranges as recited per instant claims 30-31 for enhancing optical properties (col. 4, lines 15-35, col. 6, line 15-45, Examples, Tables 1-3).

It would have been obvious to have modified the foam article of Reeves to include the ingredients having the values as per claims 28, 30-31 and 42-48 because Dontula teaches including inorganic, brighteners, tenting and whitening agents as per claims 42-48 having b* UVO or L* value within Applicant's ranges as recited per instant claims 30-31 for enhancing optical properties and opacity (col. 4, lines 15-35, col. 6, line 15-45, Examples, Tables 1-3).

Response to Arguments

10. Applicant's arguments filed 10-06-06 have been fully considered but they are not persuasive.

Application/Control Number: 10/780,263 Page 22

Art Unit: 1774

11. Applicant argues the use of trademarked term Autochrome® and points to MPEP 608.01(v) stating the "Language such as "the product X (a descriptive name) sold under the trademark Y" is permissible", and amended Claim 26. However, amended Claim 26 does not include the descriptive name of Autochrome®. Therefore, the 112 stands.

- 12. Applicant argues the Double Patenting and 103 rejections over Reeves and Dontula, alleging a single layer of foam with a density gradient is not taught or suggested. Applicant's argument is not convincing because Applicant does not claim a single layer, but at least one closed cell foam layer. Applicant is welcomed to amend the claims to what is intended.
- 13. Applicant argues success is not likely arguing stiffness of substrates and imaging them. Arguments of counsel do not take the place of evidence. See MPEP 716.01(c) [R-2]. Reeves teaches most of the claimed elements, providing an imaging layer is an obvious addition as Dontula teaches it provides a similar structure excellent opacity in a single in-line operation and thereby reducing manufacturing costs (col. 4, lines 40-68).
- 14. Applicant argues Reeves requires multiple steps to produce a density gradient and that the instant invention requires only one step. However, the instant claims are not process claims.
- 15. Applicant argues no success when using Yamaguchi, to claim 26, however, Yamaguchi was used merely to teach the trademarked Autochrome® material; which appears is an optional imaging process yielding a lower cost (success) by not requiring ink or toner (see again, col. 1, lines 1-25).
- 16. Applicant argues Tsuda and O'Neill are silent with using foam as the base for an imaging element, however, Tsuda and O'Neill are not the primary references, which teaches these limitations as set forth above.

17. Applicant continues to argue a single layer of foam having a density gradient, to all those arguments, Applicant does not claim a single layer, but at least one closed cell foam layer.

Applicant is welcomed to amend the claims to what is intended.

- 18. Applicant further argues the stiffness of photographic paper of the instant invention pointing to the instant specification (page 26 of arguments), for combinations as set forth above, however, Applicant has not claimed photographic paper, but "an article".
- 19. All other arguments to Dontula not providing success, similar arguments are addressed above. A *prima facie* case has been established, and therefore the burden shifts to the Applicant to submit additional objective evidence of nonobviousness, such as comparative test data showing that the claimed invention possesses improved properties not expected by the prior art. Arguments of counsel cannot take the place of factually supported objective evidence. See, e.g., In re Huang, 100 F.3d 135,139-40, 40 USPQ2d 1685, 1689 (Fed. Cir. 1996); In re De Blauwe, 736 F.2d 699,705, 222 USPQ 191, 196 (Fed. Cir. 1984). Until the Applicant has convincingly argued or has provided evidence to the contrary, the rejections are maintained.

Conclusion

20. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE

MONTHS from the mailing date of this action. In the event a first reply is filed within TWO

MONTHS of the mailing date of this final action and the advisory action is not mailed until after

Application/Control Number: 10/780,263 Page 24

Art Unit: 1774

the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tamra L. Dicus whose telephone number is 571-272-1519. The examiner can normally be reached on Monday-Friday, 7:00-4:30 p.m., alternate Fridays.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Rena Dye can be reached on 571-272-3186. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Tamra L. Dicus

Examiner

Art Unit 1774

SUPERVISORY PATENT EXAMINER

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December 19, 2006